

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

In Re: ASBESTOS PRODUCTS	:	
LIABILITY LITIGATION (No. VI)	:	Civil Action No: MDL-875
	:	
This Document Relates to	:	E.D. Pa. Case No:
	:	
CZAJKOSKI v. A. C. AND S. INC et al	:	08-89969

**ORDER**

**AND NOW**, this 16th day of October, 2012, upon consideration of “Plaintiff’s Motion for Leave to File an Amended Expert Report” (Doc. 90), and the response (Doc. 94), it is hereby **ORDERED** that the motion is **DENIED**.<sup>1</sup>

BY THE COURT:

/s/ David R. Strawbridge  
\_\_\_\_\_  
DAVID R. STRAWBRIDGE  
UNITED STATES MAGISTRATE JUDGE

---

<sup>1</sup> While CVLO submitted this document as a motion for leave to file an amended expert report, it is more accurately described as a motion to re-open fact discovery so that CVLO may procure records from two treating hospitals that it neglected to notice and request records from during fact discovery. This motion was filed on October 8, 2012 and fact discovery closed on September 14, 2012. As we have held in previous orders, untimely requests to re-open discovery will be denied. See (11-66746 Doc. 193).